The Gazette



of India

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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 11th June 1955.

Is suc No.	No. and date	Issued by	Subject
170	S.R.O. 1215, dated the 6th June 1955.	Ministry of Home Affairs.	The Indian Administrative Service (Appointment by Competitive Examination) Regulations, 1955.
	S.R.O. 1216, dated the 6th June, 1955.	Do,	The Indian Administrative Service (Appointment by Promotion) Regulations, 1955.
	S.R.O. 1217, dated the 6th June, 1955.	Do,	The Indian Administrative Service (Probationer's Final examination) Regulations, 1955.
	S.R.O. 1218, dated the 6th June, 1955.	Do	The Indian Police Service (Appointment by Competitive examination) Regulations, 1955.
	S.R.O. 1219, dated the 6th June, 1955.	Do	The Indian Police Service (Appointment by Promotion) Regulations, 1955.
•	S.R.O. 1220, dated the 6th June, 1955.	Do	The Indian Police Service (Probationers' Final examination) Regulations, 1955.
171	S.R.O. 1221, dated the 6th June, 1955.	Ministry of Comm- erce and Industry.	Amendment made in the notification No. 30/5/54-I.P (B), dated the 17th November, 1954.
r72	S.R.O. 1222, dated the 8th June, 1955.	Ministry of Finance (Revenue Division)	Prohibition of bringing of any book, magazine, etc., which consists of stories told in pictures into India or the State of Pondicherry.
173	S.R.O. 1258, dated the 3rd June, 1955.	Election Commission, India.	Writ petition No. 71 of 1953.

Issue No.	No. and date	Issued by	Subject
174	S.R.O. 1259, dated the 10th June, 1955.	Ministry of External Affairs.	The State of Pondicherry (Representative Assembly Decree Amendment) Order, 1955.
	S.R.O. 1260, dated the 10th June, 1955.	Do	The State of Pondicherry (Municipal Councils Decree Amendment) Order, 1955.
175	S.R.O. 1261, dated the 11th June, 1955.	Do	The Central Government dissolves the Representative Assembly of the State of Pondicherry.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 10th June 1955

S.R.O. 1266.—The following Proclamation issued by the Government of the Colony of Fiji under the provisions of their Foreign Judgments (Reciprocal Enforcement) Ordinance is published below for general information:—

"PROCLAMATION [No. 5 of 1955]

[L. S.]

A. F. R. STODDART.

By His Excellency ALEXANDER FREDERICK RICHARD STODDART, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer Administering the Government of the Colony of Fiji.

Whereas under the provisions of the Foreign Judgments (Reciprocal Enforcement) Ordinance the Governor may extend Part II of the said Ordinance to any foreign country and to any dominion:

And whereas by section 44A of an Act of the Indian Legislature entitled the Code of Civil Procedure, 1908, which extends to the territories of the Republic of India named in the Schedule hereto, a decree of the Supreme Court of the Colony of Fiji may be executed in the said territories:

And whereas it is expedient to apply the said Ordinance to the said territories named in the Schedule hereto:

Now, therefore, in exercise of the powers conferred upon me by section 3 of the Foreign Judgments (Reciprocal Enforcement) Ordinance I do by this Proclamation direct:

- (a) that Part II of the Foreign Judgments (Reciprocal Enforcement) Ordinance shall extend to the territories of the Republic of India named in the Schedule hereto:
- (b) that the following courts in the said territories shall be deemed to be superior courts for the purposes of the said Part II, that is to say,
 - (i) The Supreme Court:

- (ii) All High Courts and Judicial Commissioners' Courts;
- (iii) All District Courts:
- (iv) All other courts whose civil jurisdiction is subject to no pecuniary limit, provided that the judgment sought to be registered under the said Foreign Judgments (Reciprocal Enforcement) Ordinance is sealed with a seal showing that the jurisdiction of the Court is subject to no pecuniary limit.
- (c) that Proclamation No. 9 of 1950 be cancelled. Given under my hand and the Public Seal of the Colony this 22nd day of April, 1955.

GOD SAVE THE QUEEN.

SCHEDULE

The States of Andhra, Assam (except the Tribal Areas), Bihar, Bombay, Madhya Pradesh, Madras (except the Scheduled Areas), Orissa, Punjab, Uttar Pradesh, West Bengal, Hyderabad, Madhya Bharat, Mysore, Patiala and East Punjab States Union, Rajasthan, Saurashtra, Travancore-Cochin, Ajmer, Bhopal, Coorg, Delhi, Himachal Pradesh, Kutch, Tripura, Vindhya Pradesh, the Andaman and Nicobar Islands."

[No. F. 34-III/52-L.] R. S. GAE, Dy. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 10th June 1955

S.R.O. 1267.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (LXVI of 1949), the Central Government hereby directs that the following amendment shall be made in the Central Reserve Police Force Rules, 1955, namely: -

In the said Rules-

In sub-rule (3) of rule 94,

(i) for the entry "Assistant Commandant-State emblem" the following shall be substituted, namely:-

"Assistant Commandant (Both Second-in-Command and Adjutant)

State Emblem.

(ii) for the entry "Company Commander, Adjutant and Quarter Master 3 Stars", the following shall be substituted, namely:—

"Company Commander, Quarter Master and Deputy Superintendent of Police (Radio Officer). Three Stars.

[No. F. 8/10/55-Police. II.] RAJ KUMAR, Under Secy.

New Delhi, the 10th June 1955

S.R.O. 1268.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the late Home Department, No. 9/2/33-Ests., dated the 9th January, 1934, namely:-

In the Schedule to the said notification, under the head 'Customs Department', for the entries relating to "Appraisers", the following entries shall be substituted, namely:—

Appraisers

Collector of Customs

Collector of Customs

All

[No. 7/5/55-Ests. (A)]

G. D. GUPTA, Under Secy.

New Delhi, the 10th June 1955

S.R.O. 1269.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President hereby makes the following further amendments to the rule published with the notification of the Government of India in the Ministry of Home Affairs, No. S.R.O. 167, dated the 19th June 1950, namely:—

In the said rule-

- (i) at the end of item (11), the word "or" shall be inserted;
- (ii) after item (11) as so amended, the following items shall be inserted, namely:—
 - "(12) in the case of orders and other instruments relating to the Secretariat of the Lok Sabha (House of the People) by its Secretary, Joint Secretary, Deputy Secretary, or Under Secretary; or
 - (13) in the case of orders and other instruments relating to the Secretariat of the Rajya Sabha (Council of States) by its Secretary, Joint Secretary, Deputy Secretary, or Under Secretary."

[No. 3/3/55-Public (I).]

FATEH SINGH, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 8th June 1955

S.R.O. 1270.—In exercise of the powers conferred by sub-section (1) of section 3 of the Indian Emigration Act (VII of 1922), the President is pleased to appoint Shri T. S. Subrahmanya Ayyar, formerly Protector of Emigrants, Mandapam Camp, as Protector of Emigrants, Bombay, with effect from the forenoon of the 26th May, 1955, vice Shri Tarlok Singh, reverted as Personal Assistant.

[No. F.26-2/55-Emi(IER/3/APP.I).]

S. N. BASU,

For Controller General of Emigration and Jt. Secy.

New Delhi, the 13th June 1955

S.R.O. 1271.—In pursuance of sub-rule (1) of Rule 3 of the Indian Emigration Rules, 1923, the Central Government are pleased to approve of the appointment of Mr. T. J. Cooke as temporary Emigration Commissioner for Ceylon with effect from the 15th February, 1955.

[No. F.26-2/55-Emi(IER/3/APP.I).]

S. N. BASU,

Under Secy. (AFR).

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 10th June 1955

S.R.O. 1272.—In pursuance of clause (a) of sub-section (1) and sub-section (4) of section 8 of the Reserve Bank of India Act, 1934 (II of 1934), the Central Government hereby appoints Shri B. Venkatappiah as a Deputy Governor of the Reserve Bank of India for a term of five years, with effect from the 1st day of July, 1955.

[No. F.3(29)-FI/55.]

B. K. NEHRU, Joint Secy.

(Department of Economic Affairs)

New Delhi, the 11th June 1955

S.R.O. 1273.—In pursuance of sub-clause (ii) of clause (f) of sub-section (1) of section 10 of the Industrial Finance Corporation Act, 1948 (XV of 1948), the Central Government after consideration of the recommendation of the Board of Directors of the Industrial Finance Corporation of India, hereby appoints, with

effect from the 8th June, 1955, Shri H. V. Venkatasubbiah to be the Managing Director of the said Corporation vice Shri V. R. Sonalker, whose term of office expired on the 7th June, 1955.

[No. F. 2(35).FIII/55.]

(Department of Economic Affairs)

New Delhi, the 13th June 1955

- S.R.O. 1274.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), and rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act and rule 15 of the said Rules shall not apply to the under-noted banking companies in so far as they relate to the publication of their balance sheets and profit and loss accounts the period ended the 31st December, 1954, together with the auditors' report in a newspaper, namely:—
 - 1. Bank of Travançore Ltd., Trivandrum.
 - 2. Durga Bank Ltd., Chhindwara.
 - 3. Shri Sharada Banking Co. Ltd., Raichur.

[No. F.4(73)-FI/55.]

PYARE LAL GUPTA, Under Secy.

(Department of Economic Affairs)

COMPANY LAW AND INVESTMENT ADMINISTRATION

New Delhi, the 14th June 1955

S.R.O. 1275.—It is hereby notified for general information that in pursuance of sub-section (2) of section 248 of the Indian Companies Act, (VII of 1913), the Central Government appointed with effect from the afternoon of the 13th April 1955, Shri M. H. Parthasarathy, Excise Commissioner, Mysore, to be the Registrar of Joint Stock Companies, vice Shri A. C. Nirvani Gowda.

[No. 3(61)-CLIA/55.]

S.R.O. 1276.—It is hereby notified for general information that in pursuance of sub-section (2) of section 248 of the Indian Companies Act, 1913 (VII of 1913), the Central Government has appointed with effect from the 27th April, 1955 (afternoon) Shri K. Thipperudriah, Excise Commissioner, Mysore, to be the Registrar of Joint Stock Companies, vice Shri M. H. Parthasarathy.

[No. 3(61)-CLIA/55.]

S. N. LAHIRI, Under Secy.

RESERVE BANK OF INDIA

(Central Office, Bombay)

Bombay, the 1st June 1955

S.R.O. 1277.—In pursuance of the notification of the Government of India in the Finance Department No. 12(13)-FI/47 dated the 25th March, 1947, the Reserve Bank hereby directs that the following further amendments shall be made in the schedule to the notification of the Reserve Bank of India No. F.E.R.A. 10/47-R.B. dated the 25th March, 1947, namely:—

In the said Schedule-

- (a) after the entry "Eastern Bank Ltd." the entry "First National City Bank of New York" shall be inserted.
- (b) after the entry "Mercantile Bank of India Ltd." the entry "Mitsul Bank Ltd." shall be inserted.
- (c) the entry "National City Bank of New York" shall be omitted.

[No. F.E.R.A. 138/55-R.B.]

Bombay, the 7th June 1955

S.R.O. 1278.—In pursuance of sub-section (1) of section 13 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Reserve Bank of India hereby directs that the following amendment shall be made in the notification of the Reserve Bank of India, No. F.E.R.A.110/51-R.B., dated the 17th August, 1951, namely:—

In the said notification for the words "the Portuguese territories in India" the words "Nepal or in the Portuguese territories in India" shall be substituted

[No. F.E.R.A.139/55-R.B.]

B. RAMA RAU, Governor.

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 18th June 1955

S.R.O. 1279.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that the following further amendment shall be made in the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, namely:—

In the Table sub-joined to Rule 176 of the said Rules, after item 3A, the following item shall be inserted, namely:—

"3B—Cotton Fabrics produced on powerlooms—

- (a) Manufacturers who employ powerlooms not exceeding nine in number ... One.
- (b) Manufacturers who employ powerlooms exceeding nine but not exceeding twenty-four in number Five.
- (c) Manufacturers who employ powerlooms exceeding twenty-four but not exceeding ninety-nine in number . . . Ten.

[No. 31.]

B. N. BANERJI, Jt. Secy.

Customs

New Delhi, the 18th June 1955

S.R.O. 1280.—In exercise of the powers conferred by sub-section (1) of section-43B of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that a drawback shall be allowed in accordance with, and subject to, the provisions of the said section and any rules made thereunder, in respect of duty-paid galvanised iron wire used in the manufacture of galvanised iron wire gauze, mesh, netting and chain link fencing when such goods are manufactured in, and exported from, India or the State of Pondicherry, or are shipped as stores on board a ship proceeding to a foreign port.

[No. 100/F.No.34/16/54-Cus.IV.]

S.R.O. 1281.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following rules, the same having been previously published as required by the said subsection, namely:—

THE CUSTOMS DUTIES DRAWBACK (GALVANISED IRON WIRE PRODUCTS) RULES, 1955

1. Short title.—These rules may be called the Customs Duties Drawback (Galvanised Iron Wire Products) Rules, 1955.

- 2. Definitions.—In these rules, unless the context otherwise requires,—
 - (a) 'the Act' means the Sca Customs Act, 1878 (VIII of 1878);
 - (b) 'galvanised iron wire' means imported and duty-paid galvanised iron wire of a gauge or gauges finer than 16 SWG and assessable under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934);
 - (c) galvanised iron wire products' means gauze, mesh, netting and chain link fencing manufactured wholly from imported galvanised iron wire by a registered manufacture;
 - (d) 'registered manufacturer' means a manufacturer of galvanised iron wire products registered for the purpose under rule 5; and
 - (e) 'section' means a section of the Act.
- 3. Goods in respect of which drawback may be allowed.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of galvanised iron wire products (hereinafter referred to as the goods), manufactured by a registered manufacturer in, and exported from, India or the State of Pondicherry or shipped as stores for use on board a ship proceeding to a foreign port, in respect of duty-paid galvanised iron wire used in such manufacture.
- 4. Period for which drawback permissible.—A drawback under these rules shall be admissible for the period during which a notification in respect of the goods mentioned in rule 3 is in force under sub-section (1) of section 43B.
- 5. Registration of manufacturers.—(1) A drawback under these rules shall be admissible in respect of only such goods as have been manufactured by a person who has been registered by a Chief Customs Officer authorised in this behalf by the Chief Customs Authority (hereinafter referred to as the authorised Chief Customs Officer) in accordance with the provisions of these rules.
- (2) An application for registration shall be made by a manufacturer of the goods to the authorised Chief Customs Officer, describing the varieties, if any, and other specifications of the galvanised iron wire products in respect of which registration is desired.
- (3) The authorised Chief Customs Officer may, if he is satisfied that the provisions of these rules have been complied with, register the applicant as a registered manufacturer under, and for the purpose of, these rules.
- 6. Rate of drawback.—(1) Where the Customs Collector is satisfied that a claim for a drawback is established under these rules, such drawback shall be paid at the rate indicated hereunder.
- (2) The rate of drawback of duty shall be Rs. 33-14-6 (rupees thirty-three, annas fourteen and pies six only) per ton of galvanised iron wire contained in the goods.
- 7. Manner of allowing drawback.—A drawback shall be allowed on the export of the galvanised iron wire products subject to the following conditions, namely:—
- (a) the shipper of the goods shall make a declaration on the relative shipping bill
 - (i) that a claim for drawback under section 43B is being made, and
 - (ii) that the goods have been manufactured wholly from duty-paid galvanised iron wire of gauge or gauges finer than 16 SWG,
- (b) the shipper shall, in the shipping bill, furnish, in addition to the information required under section 29, such additional information as may, in the opinion of the Customs Collector, be necessary for the purpose of verification of the claim for the drawback, and in particular, the Customs Collector may require such additional information in respect of the following matters, namely:—
 - (i) the description of the goods,
 - (ii) the name of the registered manufacturer, his registration number and the name of the officer by whom he has been registered, and
 - (iii) the varieties, brands and other specifications of the galvanised from wire products.

- 8. Powers of Customs Collector.—For the purpose of enforcing these rules, the Chief Customs Officer or the Customs Collector may require-
 - (a) a registered manufacturer to produce any books of accounts or other documents of whatever nature relating to the use of the imported materials in the manufacture of the goods; and
 - (b) the production of such certificates, documents or other evidence in respect of each claim for drawback as may be necessary.
- 9. Access to manufactory.—A registered manufacturer shall give access to every part of his manufactory to an officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for a drawback.

[No. 101.]

JASJIT SINGH, Dy. Secy.

CENTRAL BOARD OF REVENUE

CORRIGENDUM

INCOME-TAX

New Delhi, the 7th June 1955

S.R.O. 1282.—In the notification of the Central Board of Revenue S.R.O. 1080 published in Part II, Section 3 of the Gazette of India, dated the 21st May 1955, against Ahmedabad Range III-

for "10. Central Circle II, Ahmedabad." read "10. Central Circle Ahmedabad."

> [No. 49.] [No. 50/7/55-I.T.]

INCOME-TAX

New Delhi, the 9th June 1955

S.R.O. 1283.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922) the Central Board of Revenue hereby directs that the following further amendment shall be made in the schedule appended to its notification S.R.O. 1214 (No. 44-Income-tax), dated the 1st July 1952, namely:---

In the said schedule, in column 2 against S. No. 26, for the existing entry the following entry shall be substituted, namely:-

"Management Staff of the Imperial Tobacco Company of India Limited and Indian Leaf Tobacco Development Company Limited Limited stationed anywhere in the taxable territories.'

> [No._50.][[55/57/55-I.T.-10]

INCOME-TAX

New Delhi, the 10th June 1955
S.R.O. 1284.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendments shall be made in the Schedule appended to its notification S.R.O. 1214 (No. 44-Income-tax), dated the 1st July, 1052 1952, namely:—

In Column 3 of the said Schedule ·

- (i) against Serial No. 61, for the words "Income-tax Officer, Salary Circle, Ranchi" the words "Additional Income-tax Officer, Salary Circle, Ranchi" shall be substituted;
- (ii) against Serial No. 62, for the word 'Do' the words "Income-tax Officer, Salary Circle, Ranchi" shall be substituted.

[No. 51.]

[55/63/55-IT-11.]

K. B. DEB, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 1st June 1955

S.R.O. 1285.—In exercise of the powers conferred on me by clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. 80-Tex.1/48(iii), dated the 2nd August 1948, namely:—

In the said notification, in paragraph 8, sub-paragraph (d) shall be deleted.

M. R. KAZIMI,

Joint Textile Commissioner.

[No. TC(3)/48.]

V. NATESAN, Under Secy.

New Delhi, the 11th June 1955

S.R.O. 1286.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the Notifications of the Government of India in the Ministry of Commerce and Industry Nos. SRO-3294 [SC(A)-4(216)/54] and SRO-3296 [SC(A)-4-216/54-B], dated the 19th October, 1954, published in the Gazette of India, Part II, Section 3, dated the 30th October, 1954, as amended from time to time, namely:—

For the entries-

"Assistant Food Controller, Ferozepore, Food Supply Officer, Hissar".

the entries-

"Food Supply Officer, Ferozepore, Assistant Food Controller, Hissar".

shall be substituted.

[No. SC(A)-4(216).]

S.R.O. 1287.—In exercise of the powers conferred by sub-clause (b) of Clause 2 of the Iron and Steel (Scrap Control) Order, 1943, the Central Government is pleased to direct that the following amendment shall be made in the Notifications of the Government of India in the Ministry of Commerce and Industry Nos. SRO-3295 [SC(A)-4(216)/54-A] and SRO-3297 [SC(A)-4(216)/54-C], dated the 19th October, 1954, published in the Gazette of India, Part II, Section 3, dated the 30th October, 1954, as amended from time to time, namely:—

For the entries—

"Assistant Food Controller, Ferozepore.

Food Supply Officer, Hissar.",

the entries-

"Food Supply Officer, Ferozepore.

Assistant Food Controller, Hissar."

shall be substituted.

[No.SC(A)-4(216).A.]

M. R. MENON, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

CORRIGENDUM

New Delhi, the 8th June 1955

S.R.O. 1288.—In the notification of the Government of India in the Ministry of Food and Agriculture (Agri.) No. S.R.O. 2118, dated the 3rd July, 1954, published

at pages 1687—1690, in the Gazette of India, Part II, Section 3, dated the 3rd July, 1954, the following corrections shall be made namely:—

In Schedule IV to the said notification in column 5, for the word "Total" read "Free".

[No. F. 24-4/55-AM.]

SWAMI DAYAL OBEROI, Under Secy.

New Delhi, the 14th June 1955

S.R.O. 1289.—In pursuance of the provisions of sub-section (e) of Section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Uttar Pradesh have nominated the Economic Botanist (Oilseeds) to the Government of Uttar Pradesh, Kanpur, as a member of the Indian Central Oilseeds Committee for a term upto 31st March, 1956, vice Shri T. R. Mehta.

[No. F.6-5/55-Com-I.]

F. C. GERA, Under Secy.

MINISTRY OF COMMUNICATIONS (Posts and Telegraphs)

New Delhi, the 9th June 1955

S.R.O. 1290.—In exercise of the powers conferred by sub-section (I) of section 7 of the Telegraph Wires (Unlawful Possession) Act, 1950 (LXXIV of 1950), the Central Government hereby specially empowers, each of the officers mentioned in column I of the Schedule hereto annexed with his headquarters specified in the corresponding entry in column 2 thereof, to make complaints in respect of offences punishable under the said Act.

THE SCHEDULE

PART I

Officers of the Government of India

Name of Department and designation of Officer (1)									Headquarters of the Officer (2)		
		Posts an	d Telegraphs			•					
Divisional	Engineer,	Telegraphs,	Srinagar Patiala Benaras Meerut Jabalpur Shillong Kurnool Coimbato Bombay (Di ore City	ision vision 22 22 22 23 23 23 23 23	on			Calcutta Srinagar Ambala Kanpur Agra Jabalpur Jorhat Kurnool Tiruchirapalli Bombay		
Div onal Sub-Divis:	ional Office	Telephones, er, Telegraphs	Muzaffarj Lucknow Srinagar Patiala Kotah Kurnool Mysore Nasik Jorhat Sholapur	Di	visio Dn.	n .			Patna Lucknow Srinagar Patiala Kotah Kurnool Mysore Nasik Jorhat Sholapur		

				•					
Sub-Di	ivisional	Officer, T	elephones,	Ambala Sub-I	n.				Ambala
13	33	27	"	Gwalior "	33			•	Gwalior
22	1)	33	23	Asansol ,,	33		•	•	Asansol
33	33	22	33	Vijayawada , ,	22				Vijayawada.
99	33	22	33	Ranchi "	"				Ranchi
99	33	23	,,	Gauhati "	23				Gauhati
	10	33	33	Shillong ,	31				Shillong
23		22	,,	Kozhikode "					Kozhikode
33	22			Mysore ,,	33			•	Mysore
93	,,	33	,,	Hyderabad	"		•	·.	Hyderabad
33	23	25	33	Trivandrum.	-	•			Trivandrum
22	97	33	,,		32	•	•	•	
27	,,	,,,	23	Quilon ,	77	•	•		Quilon
>3	,,,	33	33	Kottayam "	77		•	•	Kottayam
37	22	23	,,,	Baroda "	33				Baroda
27	33	37	13	Ahmedabad	33	•			Ahmedabad
>>	"	37	33	Bhavnagar "	33				Bhavanagar
		-		Dalbi		_			Delhi,
,53	22	22	13	Дени ",	"	•	•	•	1-C1,11,

PART II

Officers of the State Government

(1)

Jammu and Kashmir

Superintendent of Police, District Srinagar			Srinagar
Superintendent of Police, District Anantnag			Anantnag
Superintendent of Police, District Baramulla	_		Baramulla
Superintendent of Police, Jammu		·	Iammu
Contract of Police District Fathers	•	•	Kathua
	•	•	
Superintendent of Police, District Doda		•	Doda
Superintendent of Police, District Udhampur			Udhampur
Superintdndent of Police, District Poonch			Poonch
Superintendent of Police, Frontier District			Leh
Assistant Superintendent of Police, Headquarters, Srinaga	ar .		Srinagar
Assistant Superintendent of Police, Headquarters, Jammu	ι.		Jammu
Assistant Superintendent of Police, Sub-Division Sopore			Sopore
Assistant Superintendent of Police, Rajouri	_	_	Rajouri
Assistant Superintendent of Police, C.I.A. Kashmir .	•	•	Srinagar
		•	
Assistant Superintendent of Police, City, Srinagar.	•	•	Srinagar
TVI . D. I			
West Bengal			

Circle Inspector of Police,					Bankura
Circle Inspector of Police.					Khatra
Circle Inspector of Police,					Bishnupur-
Circle Inspector of Police	, Sadar A Circle				Suri
Circle Inspector of Police	Sadar B Circle				Bolpur
Circle Inspector of Police,	Rampurhat Circl	e.			Rampurhat.
Circle Inspecotr of Police,					Burdwan
Circle Inspector of Police,	Sadar B Circle				Burdwan
Circle Inspector of Police,					Asansol
Circle Inspector of Police,	Chittaranjan Circ	cle			Chittaranjan
Circle Inspector of Police,	Raniganj				Raniganj
Circle Inspector of Police	, Kalna Circle				Kalna
Circle Inspector of Police.	, Katwa Circle				Katwa
Circle Inspector of Police,					Howrah
Circle Inspector of Police					Golabari
Circle Inspector of Police	, Sadar C Circle				Domjur
Circle Inspector of Police	, Uluberia Circle		•		Uluberia

(1)

(2)

						Chinsurah
Circle Inspector of Police, Sadar B Circle						Mogra
Circle Inspector of Police, Serampore A Cir						Serampore
Circle Inspector of Police, Serampore B Circ						
Circle Inspector of Police, Arambagh Circle						Arambagh
Circle Inspector of Police, Sadar A Circle						Midnapore
Circle Inspector of Police, Kharagpur Town	Circle	=				Kharagpur
						Kharagpur
Circle Inspector of Police, Jhargam Circle					-	Jhargram
Circle Inspector of Police, Ghatal Circle						Ghatal
Circle Inspector of Police, Tamluk Circle Circle Inspector of Police, Mahisadal Circle		•		-		Tamluk
						Mahisadal
						Contai
Circle Inspector of Police, Egra Circle	•	•	•			Egra
·Circle Inspector of Police, Sadar A Circle	•	•		•		Alipore
-Circle Inspector of Police, Sadar B Circle Circle Inspector of Police, Barrackpore (North		٠,	٠			Alipore
Circle Inspector of Police, Barrackpore (North	h) Cir	rele	•	•	-	Nuha i
Circle Inspector of Police, Barrackpore (Sout	th) Ci:	rcle	•		•	Belahoria
Circle Inspector of Police, Barasat Circle					-	Barasat
Circle Inspector of Police, Bongson Circle						Bongaon
Circle Inspector of Police, Basirhat Circle						Basirhat
Circle Inspector of Police, Hasnabad Circle	٠	· .	-		•	Hasnabad
Circle Inspector of Police, Diamond Harbou	r A Ç	ircle	•			
Circle Inspector of Police, Diamond Harbou						Diamond Harbour
Circle Inspector of Police, Sadar Circle		•		•		Berhampore
			•			
		-		•		Lalbagh
Circle Inspector of Police, Kandi Circle	. ' ,	•	•			Kandi
Circle Inspector of Police, Raghunathgani Ci	ICIC	•	•	•	٠	Raghunathgani
Circle Inspector of Foliation Country	-		•	•		Krishanagar
Circle improved at 2 and 5, and a	•	•		•	•	Bathuadahari
Circle Inspector of Police, Sadar C Circle	•	•		•	•	Karimpur
Circle Inspector of Police, Ranaghat Circle	•	٠	•		•	Ranaghat
Circle Inspector of Police, Sadar Circle	_1_	•	•	•		Balurghat
Circle Inspector of Police, Gangarampur Cir	cie	•	•		•	Gangarampur
Circle Inspector of Police, Raigani Circle	•	•	•		•	Raiganj
Circle Inspector of Police, Sadar Circle	•	•	•	•	•	Jalpaiguri
Circle Inspector of Police, Maynaguri Circle	olo.	•	•	•	٠	Maynaguri
Circle Inspector of Police, Alipur Duara Cir	cie	•	•	•	•	Alipur Duara
Circle Inspector of Police, Sadar A Circle	•	•	•	•	•	English Bazar
Circle Inspector of Police, Sadar B Circle	•	•	•	•		English Bazar
Circle Inspector of Police, Sadar Circle	•	•	•	•	•	Darjeeling
Circle Inspector of Police, Kalimpong Circle		•	•	•	•	Kalimpong
Circle Inspector of Police, Siliguri Circle	•	•	•	•	•	Siliguri
Circle Inspector of Police, Kurseong Circle Circle Inspector of G.R.P., Circle 'A'	•	•		•	•	Kurseong
Circle Inspector of G.R.P., Circle A	•	•	•	•	-	Sealdah Sealdah
Circle Inspector of G.R.P., Circle 'B' . Circle Inspector of G.R.P., Circle 'C' . Circle Inspector of G.R.P., Circle 'D' .			•	•	•	
Circle Inspector of G.R.P., Circle C.	•	•	•		٠	
Circle Inspector of G.R.P., Circle D	•	•	•	•		Siliguri Howrah
Circle Inspector of G.R.P., Howrah Circle Circle Inspector of G.R.P., Asansol Circle		•	•	•		Asansol
Circle Inspector of C.P.P. Vhacepur Circle		•	•	•		Kharagpur
Circle Inspector of G.R.P., Asansol Circle Circle Inspector of G.R.P., Khargpur Circle Circle Inspector of Police, Sadar C Circle		•	•	•	٠	
Circle Hispector of Ponce, Sadar C Circle	•		•	•	•	Alipore
Orissa						
Sub Divisional Officer, Panchpir						Karanjia

MINISTRY OF TRANSPORT (Transport Wing)

LIGHTHOUSES

New Delhi, the 9th June 1955

- S.R.O. 1291.—In exercise of the powers conferred by sub-section (1) of section 10 of the Indian Lighthouse Act, 1927 (XVII of 1927), and in partial modification of notification of the Government of India in the Ministry of Transport No. 20-MT(31)/52 dated the 26th May, 1953, the Central Government hereby prescribes that at all ports in India light-dues shall be payable at the rates specified below, namely:—
 - (a) All ships, other than sailing ships arriving at, or departing from, any port in India at a rate of four annas per ton; and
 - (b) Sailing ships at the existing rate of one anna per ton.

[No. 14-MT(7)/55.]

S. K. GHOSH, Dy. Secy.

PORTS

New Delhi, the 10th June 1955

S.R.O. 1292.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908) the Central Government hereby makes the following rules for the handling and storage of compressed Gas Cylinders in the Port of Kandla, the same having been previously published as required by sub-section (2) of the said section, namely:—

RIILES

- 1. These rules may be called the Port of Kandla (Handling and Storage of Compressed Gas Cylinders) Rules, 1955, and shall apply to the Port of Kandla.
- 2. Packages consisting of cylinders containing gases and liquids shall not be stored at the cargo jetties or at old port or in cargo boats nor discharged from, or shipped into, vessels or cargo boats at the cargo jetties or at old port, unless they comply in every respect as to construction, marking and other requirements with the Gas Cylinders Rules, 1940, or under such conditions as have been permitted by an order in writing by the Chief Inspector of Explosives, under rule 17 of the said Rules and all working precautions prescribed in the Rules shall be carefully observed. Cylinders containing dissolved acetylene shall comply with clause 4 of the Schedule of the notification of the Government of India in the late department of Labour No. M. 1262(1) dated 9th January, 1939.

(Note.—Empty dissolved acetylene cylinders normally contain a small amount of acetylene dissolved in acetone and absorbed in perus mass. They shall be treated as full for purposes of this rule).

- 3. Vessels having on board cylinders containing gases or liquids under pressure shall not enter the port except in accordance with the terms of a permit in writing granted by the Conservator of the Port.
- 4. In cases where such cylinders are for discharge at any of the cargo jettles moorings or at the old port, a written permission of the Traffic Manager shall be obtained by the Steamer Agents well in advance of the time when they are required to be so discharged.
- 5. The Steamer Agents shall make adequate arrangements to see that the goods are cleared by consignees immediately after landing at any of the cargo jetties or at the old port.
- 6. Discharge or loading of cylinders containing gases or liquids under pressure shall not be permitted between sunset and sunrise.
- 7. Cylinders containing gases or liquids under pressure shall be brought for shipment at the cargo jetty or the old port only after obtaining the prior permission of the Traffic Manager. They shall not be allowed to remain anywhere on the quay or place other than the assigned jetty but shall be shipped immediately for shipment in stream the prior permission of the Traffic Manager shall be obtained and they may be brought alongside steamers in cargo boats or other non-propelled craft under tow only.

[No. 3-PII(89)/54.]

PORTS.

New Delhi, the 13th June 1955

S.R.O. 1293.—In pursuance of sub-section (3) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby publishes the following return received from the Secretary, the Maharashtra Chamber of Commerce, Bombay, namely:-

Return showing the name of the person elected by the Maharashtra Chamber of Commerce, Bombay in accordance with the provisions of section 13(3) of the Bombay Port Trust Act, to be a member of the Board of Trustees of the Port of Bombay in the temporary absence on leave of Shri B. D. Garware

Date of election

Name of person elected

26th May 1955.

Shri G. V. Puranik.

[No. 8-P.I(109)/55.]

S.R.O. 1294.—In pursuance of sub-section (3) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby publishes the following return received from the Secretary, the East India Cotton Association Limited, Bombay, namely:—

Return showing the name of the person elected by the East India Cotton Association Limited, Bombay, in accordance with the provisions of section 13(3) of the Bombay Port Trust Act, to be a member of the Board of Trustees of the Port of Bombay in the temporary absence on leave of Shri Madanmohan R. Ruia

Date of election

Name of person elected

14th May 1955.

Shri Manilal H. Patel.

[No. 8-PI(110)/55.]

K. NARAYANAN, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 11th June 1955

S.R.O. 1295 .- In exercise of the Powers conferred by section 82J of the Indian Railways Act, 1890 (IX of 1890) the Central Government hereby directs that the following further amendments shall be made in the Railway Accidents (Compensation) Rules, 1950, namely:—

In the said Rules:-

- (a) after clause (e) of rule 2 the following clause shall be inserted
 - "(ee) 'running allowance' means the allowance ordinarily granted to non-gazetted railway servants for the performance of duty directly connected with the charge of moving trains and includes a 'mileage allowance' or 'allowance in lieu of mileage' but excludes 'special compensatory Allowance'"; and
- (b) In Part I, of the Schedule the following explanation shall be added at the end namely:-
 - Explanation: Monthly salary referred to in this Part shall include the Dearness Allowance and the Running Allowance, if any, drawn by the person at the time of the accident.

[No. 893-TG.]

M. V. BHAVNANI, Dy. Director, Traffic.

New Delhi, the 11th June 1955

S.R.O. 1296.—In exercise of the powers conferred by Section 47 of the Indian Railways Act 1890 (IX of 1890) and by the Notification of the Government of India in the late Department of Commerce and Industry No. 801, dated 24th March 1905, the Railway Board hereby directs that the following further amendment shall be made in the General Rules for all open lines of Railways in India administered by the Government published with the Notification of the Government of India in the late Railway Department (Railway Board) No. 1708-T, dated the 9th March 1929, namely:

In the Schedule appended to Part III of the said Rules:-

- (i) after the item "Methyl Alcohol" occurring in column 2, serial No. 3, the entry "Methyl Ethyl Katone" should be inserted; and
- (ii) after the item "Naptha Mineral" occurring in the same column and against the same serial, the entry "Pliobond" shall be inserted.

[No. 1430-TG.]

RANJIT SINGH, Director, Traffic.

MINISTRY OF PRODUCTION

ORDERS

New Delhi, the 8th June 1955

S.R.O. 1297.—In exercise of the powers conferred by section 3 of the essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the following amendment shall be made in the Colliery Control Order, 1945, as continued in force under section 16 of the said Act, namely:—

In the said order, the following shall be added to sub-clause (1) of clause 5, namely:—

"or while purporting to charge a price not different from the price fixed under clause 4, grant or agree to grant any commission, rebate or such other concession in any form which will have the effect of reducing either directly or indirectly the said price so far as the purchaser is concerned".

[No. 4-CI(7)/52.]

New Delhi, the 10th June, 1955.

S.R.O. 1298.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), and in supersession of the order published with the notification of the Government of India in the late Ministry of Industry and Supply, No. 201, dated 29th September, 1950, the Central Government hereby directs that the powers to make orders under section 3 of the said Act shall in respect of the distribution of coal received by the Bunkering firms or other persons or bodies dealing in bunker coal, against the quota fixed by the Central Government from time to time, be exercisable also by the Coal Commissioner to the Government of India, subject to any general or special order which may from time to time be issued by the Central Government.

S.R.O. 1299-In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), and in supersession of all previous orders of the Government of India on the subject, the Central Government hereby directs, that, subject to any general or special order which may from time to time be made by it, the power to make orders in relation to the matters referred to in the different clauses of sub-section (2) of section 3 of the said Act, being matters specified in column (3) of the Schedule annexed hereto, shall be exercisable also by the authorities mentioned in the corresponding entries of column (2) of the said Schedule for the purposes specified in the corresponding entries of column (4) of that

		THE SCHEDULE	
Sl. No.	Authorities	Matters referred to in different clauses of sub-section (2) of section 3	Purpose
r	2	3	4
1	State Governments of all Part A States, all Part B States except the State of Jammu & Kashmir, the Lieutenant Governors of Himachal Pradesh and Vindhya Pradesh and the Chief Commissioners of Ajmer, Bhopal, Bilaspur, Coorg, Delhi, Kutch, Manipur and Tripura.	(d), (e), (f),	In the case of States other than the State of Punjab in respect of disport in their respective States from time to time against the quotas fixed by the Central Government for detailed allocation by the State Governments concerned and in the case of the State of Punjab, in respect of distribution of coal receied within the State from collieries in Pakistan or the State of Jammu and Kashmir and in respect of coal supplies received within the State of Punjab against the quotas fixed by the Central Government from time to time.
2	All District Magistrates in Bihar.	Clauses (c) , (d) , (e) , (f) , (h) , (i) and (j) .	In respect of coal supplies received within their respective jurisdiction from time to time against the State quotas.
3	Director of Industries and Commerce, Madras.	Clauses (d), (e), (f), (h), (i) and (j).	In respect of distribution of coal received within the State of Madras from time to time against the quots fixed by the Central Government for detailed allocation by the State Government.
4	Director of Civil Supplies Saurashtra.	Clauses (c), (d), (e), (f), (h), (i) and (j).	In respect of distribution of coal received within the State of Saurashtra from time to time against the quota fixed by the Central Government for detailed allocation by the State Government.
5	Director of Industries and De-	Clauses (d),	In respect of distribution of coal r

puty Secretary to Government Punjab, Civil Supplies Depart-ment, the Deputy Director (e), (f), (h), (i) and (j).

Commodities, Controlled Punjab and the Deputy Pig Iron Control Officer, Punjab.

ceived within the State of Punjab from collieries in Pakistan, or the

State of Jammu and Kashmir and in respect of coal supplies received within the State of Punjab against the quota fixed by the Central Government from time to time.

I 4 4 6 All District Magistrates in the Clauses (c), In respect of distribution of coal re-Punjab. Food Supply Offi-(d), (e), (f),ceived within the respective jurisdictions from time to time against the Jullundur, (h), (i) and Amritsar, Ludhiana, Ambala and Hissar State quota and from collieries in (j), Pakistan, collries in the State of and Assistant Food Controllers Jammu & Kashmir. Simla, Kangra, Hoshlarpur, Gurgaon, Karnal, Ferozpure, Rohtak and Gurdaspur. (i), In respect of distribution of coal re-7 All Food and Civil Supplies Ins-Clauses ceived within their respective jurispectors in the Punjab. and (i). diction from time to time against the State quota and from collieries in Pakistan, collieries in the State of Jammu & Kashmir. 8 All District Magistrates in the Clause (c). Controlling the price at which coal received within the State of Uttar Pradesh from time to time against State of Uttar Pradesh. the quotas fixed by the Central Government for detailed allocation, may be sold. The Provincial Iron & Steel Con- Clause (f) Requiring any person holding stock troller, U.P., Kanpur of :-(i) Soft coke, hard coke, and steam coal received within the State of Uttar Pradesh from time to time against the quotas fixed by the Central Government for detailed allocation, to sell the whole or a specifield part of the stock for domestic consumption, and (ii) coal dust and slack coal received within the State of Uttar Pradesh from time to time against the quota by the Central Government fixed detailed allocation, to sell the whole or a specified part of the stock for burning bricks. The Director of Cottage Indus- Clause (f) Requiring any person holding stock of coal received within the State of Uttar Pradesh against the quotas fixed by the Central Government tries, U.P., Kanpur. from time to time for detailed allocation, to sell the whole or a specified part of the stock for industrial

[No. 18-CI(4)/55/I]

purposes.

A. NANU, Dy Secy.

MINISTRY OF REHABILITATION

New Delhi, the 20th May, 1955

S.R.O. 1300.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Kutch-Bhuj being a purpose connected with the relief & rehabilitation of displaced persons, including payment of compensation such persons;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954

(44 of 1954) it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

THE SCHEDULE

All evacuee properties consisting of agricultural lands in the State of Kutch-Bhuj except all such properties falling under any one or more of the following categories:-

- (1) any such property—
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) in which the question at issue is whether the property is or is not evacuee property, or
 - (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;
- (2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;
- (3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under sub-section (1) of that section has been granted but no application under sub-section (2) of that section for its restoration has been made;
- (4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;
- (5) any such property which is a composite property within the meaning of the Evacuec Interest (Separation) Act, 1951 (LXIV of 1951);
- (6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950). [No. S.III-33(1)/55-I.]
- S.R.O. 1301.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Kutch-Bhuj, for the public purpose referred to in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954).

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

THE SCHEDULE

All rural houses in village abadis in the State of Kutch-Bhuj, that is to say, houses situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) except all such properties falling under any one or more of the following entergries: categories: -

- (1) any such property-
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) in which the question at issue is whether the property is or is not evacuee property, or
 - (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the pro-perty in the Custodian as evacuee property has not expired;

- (2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuce Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired:
- (3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under sub-section (1) of the transfer of the continuous sub-section (1) of that section has been granted but no application under subsection (2) of that section for its restoration has been made;
- (4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section;
- (5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);
- (6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (7) any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. S. III-33(1)/55-II.]

N. C. SHRIVASTAVA, Joint Secy.

New Delhi, the 6th June 1955

S.R.O. 1302.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bhopal for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

SCHEDULE

All urban immovable properties in the State of Bhopal that is to say, immovable properties situated in that State within the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property, Act, 1950 (XXXI of 1950) except properties falling under any one or more of the following categories: -

- (1) any such property which has been specified in any one of the following notifications of the Government of India in the Ministry of Rehabilitation-
 - (i) Notification No. 10(24)SB/54, dated the 12th January 1955,
 - (ii) Notification No. F.10(29)-S.I/55, dated the 4th March 1955.
 - (iii) Notification No. F.10(29)-S.I/55, dated the 15th March 1955,
 - (iv) Notification No. F.10(14)-SB/54, dated the 26th March 1955.
 - (v) Notification No. F.10(29)S.I/55, dated the 2nd May 1955:
 - (2) any such property—
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act. 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property, or

- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;
- (3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuce Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;
- (4) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under subsection (1) of that section has been granted but application under sub-section (2) of that section for its registration has not been made;
- (5) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings under that section are pending on the date of this notification;
- (6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);
- (7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (8) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. F.10(29)-S.I/55.]

New Delhi, dated the 7th June, 1955

S.R.O. 1302.—In exercise of the powers conferred by section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Dwarka Dass Suri, Custodian of Evacuee Property Delhi, to be the Additional Settlement Commissioner, Delhi for the purpose of performing the functions assigned to him by or under the said Act, within the State of Delhi.

[No. F.10(45)-S.I/55.]

New Delhi, the 8th June 1955

S.R.O. 1304.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Saurashtra for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

SCHEDULE

All urban immovable properties in the State of Saurashtra that is to say, immovable properties situated in that State within the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property, Act, 1950 (XXXI of 1950) except properties falling under any one or more of the following categories:—

- (1) any such property which has been specified in any one of the following notifications of the Government of India in the Ministry of Rehabilitation:—
 - (i) Notification No. F.10(20)SI/55, dated the 11th April 1955,
 - (ii) Notification No. F.10(20) SI/55, dated the 19th May 1955;

- (2) any such property—
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
 - (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;
- (3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;
- (4) any such property which has been restored under section 16 of the Administration of Evacuec Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under subsection (1) of that section has been granted but application under sub-section (2) of that section for its restoration has not been made;
- (5) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings under the said section are pending on the date of this notification;
- (6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);
- (7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (8) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. $\mathbf{F}.10(20) - \mathbf{SI}/55$).]

New Delhi, the 9th June 1955

S.R.O. 1305.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Aimer for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

LIA: SCHEDULE

All urban immovable properties in the State of Ajmer that is to say, immovable properties situated in that State within the limits of a corporation, a municipality, a municipal committee a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which has been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act. 1950 (XXXI of 1950) except properties falling under any one or more of the following categories:—

- (1) any such property which has been specified in any one of the following notifications of the Government of India in the Ministry of Rehabilitation:—
 - (i) Notification No. 10(10)SB/54 dated the 4th January, 1955.
 - (ii) Notification No. F. 10(28) S.I/55 dated 28th February 1955.
 - (iii) Notification No. F.10(28)S.I/55-P. II dated 11th April 1955.
 - (2) any such property—
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee

Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or

- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;
- (3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;
- (4) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under sub-section (1) of that section has been granted but application under sub-section (2) of that section for its restoration has not been made;
- (5) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings under the said section are pending on the date of this notification;
- (6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);
- (7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (8) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section II of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. F. 10(28)-SI/55-P.II.]

New Dolhi, the 10th June 1955

S.R.O. 1306.—In exercise of the powers conferred by clause (a) of sub-section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri R. N. Malhotra, Shri Sarup Singh and Shri K. L. Taxali, Assistant Custodians of Evacuee Property, Delhi to be the managing officers for the custody, management and disposal of the compensation pool constituted in respect of all evacuee properties acquired under section 12 of the said Act within the State of Delhi.

[No. F.10(45)-S.I/55/I.]

S.R.O. 1307.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bombav for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

SCHEDULE

All urban immovable properties in the State of Bombay that is to say, immovable properties situated in that State within the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property, Act. 1950 (XXXI of 1950) except properties falling under any one or more of the following categories:—

- (1) any such property which has been specified in any one of the following notifications of the Government of India in the Ministry of Rehabilitation:—
 - (i) Notification No. 10(7)SBI/54-P.II, dated the 12th January, 1955,
 - (ii) Notification No. F.35(10)SB/54, dated the 23rd February, 1955,

- (iii) Notification No. F.10(19)SI/55, dated the 31st March, 1955,
- (iv) Notification No. F.10(19)SI/55, dated the 6th April, 1955,
- (v) Notification No. F.10(19)SI/55, dated the 26th April, 1955,
- (vi) Notification No. F.10(19)SI/55, dated the 19th May, 1955,
- (vii) Notification No. F.10(19)SI/55, dated the 19th May, 1955;
- (2) any such property-
 - (1) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
 - (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired;
- (3) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired;
- (4) any such property which has been restored under section 16 of the Administration of Evacuec Property Act, 1950 (XXXI of 1950), or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification, or in respect of which a certificate under subsection (1) of that section has been granted but application under sub-section (2) of that section for its, restoration has not been made;
- (5) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings under that section are pending on the date of this notification;
- (6) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951);
- (7) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not;
- (8) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. F.10(19)SI/55-P.II.]

KULWANT SINGH, Under Secy.

OFFICE OF THE CENTRAL PROVIDENT FUND COMMISSION

New Delhi, the 18th February 1955

S.R.O. 1308.—In exercise of the powers conferred by sub-paragraph (2) of paragraph 27A of the Employees' Provident Funds Scheme, 1952 and in pursuance of the powers delegated to me by the Central Government under clause (a) of Section 19 of the Employees' Provident Funds Act, 1952 (XIX of 1952), I, S. Neela-kantam, Central Provident Fund Commissioner hereby direct that the employers of factories with employees exempted under paragraph 27A of the Employees' Provident Funds Scheme, 1952, shall invest every month 90% of provident fund accumulations in Central Government Securities as expeditiously as possible so as to avoid loss of interest. The balance of 10% of provident fund accumulations shall be kept as fluid cash for making refunds.

[No. E-102(41).]

S. NEELAKANTAM,

Central Provident Fund Commissioner.

MINISTRY OF LABOUR

New Delhi, the 13th June 1955

S.R.O. 1309.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952 made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government has appointed Shri J. B. Shah, Provident Fund Inspector, Saurashtra, as the Regional Provident Fund Commissioner for the whole of the State of Saurashtra, with effect from the 9th April, 1955, to work under the general control and superintendence of the Central Commissioner, vice Shri D. K. Badheka, granted leave.

[No. PF-516(27).]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 14th June 1955

S.R.O. 1310.—In exercise of the powers conferred by section 7 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour No. S.R.O. 472, dated the 25th February, 1955, namely:—

In the first paragraph of the said notification, for the words "the Central Government hereby constitutes an Industrial Tribunal", the words "the Central Government hereby constitutes an Industrial Tribunal called the All India Industrial Tribunal (Colliery Disputes)" shall be substituted.

[No. LR.2(17)/54.]

ORDER

New Delhi, the 9th June 1955

S.R.O. 1311.—Whereas in the notification of the Ministry of Labour, No. SRO. 472 dated the 25th February, 1955 the Central Government has made a reference (hereinafter referred to as the said reference) under section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), to the Industrial Tribunal constituted by the said notification, for the adjudication of certain industrial disputes concerning establishments in the coal mines referred to in the said notification;

And whereas the Central Government is of opinion that these industrial disputes are of such a nature that the establishments in the coal mines specified in the Annexure are likely to be interested in, or affected by, such disputes;

Now, therefore, in exercise of the powers conferred by sub-section (5) of section 10 aforesaid, the Central Government hereby includes in the said reference the establishments in the coal mines specified in the Annexure.

ANNEXURE

S. No	Name of mine and postal address.		Name of owner and postal address.					
1	2		3					
1	Joypore, Kamrup P.O		Shri G.P. Barooah, Managing Director, Joypore Colliery, Ltd., P.O. Sibsagar, Assam.					
2	Bemalapur,, Sepekhati P.O	•	Shri S.R. Khemka, Managing Director, Bemalapur Colliery Ltd., P.O. Sibsagar, Assam.					
3	The Laitryngew Coal Industry & Tr Ltd., Cherra P.O.	rades	Shri K.M. Diengdoh, Managing Director The Laitryngew Coal Industry & Trades Ltd., Laitryntew, P.O. Cherra, Assam					

Mawkma Coal Co., Ltd., Shillong. . . Mawkma Coal Co., Ltd., Shillong.

Khasi Trading Syndicate, Ltd., Cherra P.O. Shri B. M. Syien, Managing Director, Khasi Trading Syndicate, Ltd., P.O. Cherra, Assam.

Lignite Mines, Neyveli . . . Administrative Officer, Lignite Investigation, Neyveli, Cuddalore, Dist. S. Arcot.

N. C. KUPPUSWAMI, Dy. Secy.

ORDER

New Delhi, the 11th June 1955

S.R.O. 1312.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Punjab National Bank Ltd., Bombay Branch, and their workmen, in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under Section 7 of the said Act.

THE SCHEDULE

Whether the dismissal of the following workmen was justifled and, if not, what relief should be granted to them:—

- 1. J. K. Makhija, Assistant Cashier.
- 2. M. B. Ghadiali, Assistant Cashier.
- 3. G. V. Saraf, Assistant Cashier.
- 4. Chelaram, Assistant Cashier.
- 5. K. L. Saigal, Assistant Cashier.
- 6. Kamala Prasad, Hoondi Presenter.
- 7. Balak Ram, Hoondi Presenter.
- 8. Durga Parshad, Hoondi Presenter.
- 9. Ramchand, Hoondi Presenter.
- Behari Lal, Head Cashier.
- 11. Nebhraj, Head Cashier.

[No. LR-100(69) Pt. II/55.]

P. S. EASWARAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

CORRIGENDA

New Delhi-2, the 11th June 1955

- S.R.O. 1313.—In line 4 of this Ministry's S.R.O. 170, dated the 13th January 1955, as published in the Gazet'e of India Extraordinary, Part II—Section 3, dated the 13th January 1955, please read 'annexed' for the word 'Schedule'.
- S.R.O. 1314.—In line 4 of this Ministry's S.R.O. 331, dated the 3rd February 1955, as published in the Gazette of India Extraordinary, Part II—Section 3, dated the 5th February 1955, please insert a comma and the words 'in all their language versions,' after the word 'Schedule'.

- **S.R.O. 1315.**—In line 1 of the heading of column 5 of the Schedule annexed to this Ministry's S.R.O. 470, dated the 24th February 1955, as published in the Gazette of India, Part II.—Section 3, dated the 26th February 1955, please insert the words 'film or a' after the word 'scientific'.
- S.R.O. 1316.—In this Ministry's S.R.O. 783, dated the 7th April 1955, as published in the *Gazette of India Extraordinary*, Part II—Section 3, dated the 9th April 1955, please read 'films' for the word 'film' and 'their' for the word 'its' in line 5 and 'each' for the word 'it' in line 6.
- **S.R.O. 1317.**—In the Schedule annexed to this Ministry's S.R.O. 945, dated the 28th April 1955, as published in the *Guzette of India Extraordinary*, Part II—Section 3, dated the 30th April 1955, please read 'Indian News Review No. 341' for the entry in column 2 against serial No. 1.

[No. 1/16/55-F. App/34.]

D. KRISHNA AYYAR, Under Secy.

ORDER

New Delhi-2, the 16th June 1955

S.R.O. 1318.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945, dated the 28th April, 1955, the Central Government with the previous approval of the Film Advisory Board, Bombay, hereby certifies the films specified in column 2 of the Schedule hereto annexed, in all their language versions, to be of the description specified against each in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

s. N	o. Title of the film	Name of the Producer	Source of supply	Whether a scientific film or a film intend ed for educational purposes or a film dealing with news and current events or a documentary film.
	2	3	4	5
1.	Indian News Review No. 348	India, Films	Government of India, Films Division, Bombay	news and current
2.	Benefits of Bhakra-Nangal .	Do	Do	Documentary film.

[No. 1/16/55-F. App./35.]

T. R. V. CHARI, Dy. Secy.